

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

AAMCO TRANSMISSIONS, INC

Plaintiff,

No. 13-cv-5747

v.

ROBERT V. ROMANO

and

LINDA ROMANO

Defendants.

DEFENDANT'S INITIAL DISCLOSURES

Pursuant to Fed. R. Civ. P. 26(a), the defendants Robert and Linda Romano, hereby submit their Initial Disclosures:

1. Documents in defense of claims:

A. Termination Agreement between ATI and Robert Romano

No other contractual Agreements pertain.

B. MITCHELL ONE Software Agreement between, Treasure Coast Transmissions and MITCHELL ONE, to confirm the use of *MITCHELL Manager Teamworks SE*, at Treasure Coast Transmissions, and that, AAMCO's *Focus* Software Program is not used, or located at Treasure Coast Transmissions.

C. Sales Report for Treasure Coast Transmissions from day of opening to present.

D. Computation of Damages

The only money damages sought by the Defendants at this time, would be any costs incurred, in addition, should the defendants retain counsel, then also, Attorneys' fees.

Respectfully submitted,

/s/Robert V. Romano , pro se
2801 SE Monroe Street
Stuart, FL 34997
(772)200-2995

/s/Linda Romano, pro se
2801 SE Monroe Street
Stuart, FL 34997
(772)200-2995

Certificate of Service

I hereby certify that the foregoing was served on the plaintiff by email on May 8th, 2014.
irubinger@plavekoch.com
wjameson@americandriveline.com

/s/ Linda Romano
Linda Romano